Craig A. Mueller, Esq. 1 Nevada Bar No. 4703 MUELLER & ASSOCIATES, INC. 2 723 South Seventh Street 3 Las Vegas, NV 89101 (702) 382-1200 Ph 4 (702) 940-1235 Fx 5 electronic service@craigmuellerlaw.com Attorney for Defendant Elias Meneses 6 7 8 9 IN THE UNITED STATES DISTRICT COURT 10 FOR THE DISTRICT OF NEVADA 11 LIBERTY INSURANCE CORPORATION, a Case No. 2:19-cv-00457-APG-VCF 12 foreign corporation, and LM GENERAL INSURANCE COMPANY, a foreign 13 corporation. ORDER 14 Plaintiffs. 15 STIPULATION TO EXTEND TIME FOR V. DEFENDANT ELIAS MENESES TO 16 YVONNE BRODEUR, an individual; JERRY REPLY TO PLAINTIFFS RESPONSE IN BRODEUR, an individual; ELIAS MENESES. 17 OPPOSITION TO ELIAS MENESES' MOTION FOR SUMMARY JUDGMENT 18 Defendants. (ECF No. 19) 19 (First Request) 20 Pursuant to LR IA 6-1 and LR 7-1, Defendant, Elias Meneses, Plaintiffs, Liberty Insurance 21 Corporation and LM General Insurance Company (collectively "Plaintiffs") and Defendants, Yvonne 22 23 Brodeur, Jerry Brodeur ("Brodeurs"), hereby jointly submit this Stipulation to Extend Time for 24 Defendant Elias Meneses to Reply to Plaintiffs' Response In Opposition To Elias Meneses' Motion 25 For Summary Judgment (ECF No. 19) 26 27 Pursuant to Local Rule 7-2(b), the deadline to file a Reply to Plaintiffs' Response to the Motion 28 for Summary Judgment is October 10, 2019. Plaintiffs, the Brodeurs, and Meneses hereby agree and

stipulate to extend the deadline for Meneses to file a Reply to Plaintiffs' Response to the Motion for Summary Judgment to October 11, 2019.

This is the first stipulation for extension of time for Meneses to file a Reply to Plaintiff's Response to the Motion for Summary Judgment. The reason for this request is that Meneses' counsel has been recently handling multiple hearings and depositions and requires additional time to respond, and counsel's staff had a family emergency necessitating travel out of state. Meneses desires to provide the Court a with complete outline of the facts and legal issues.

This Stipulation is made in good faith and is not made for the purposes of delay. The parties agree that no party will be prejudiced by this one-day extension.

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1	Accordingly, the parties agree and stipulate to extend the deadline for Meneses to file a Reply	
2	to Plaintiffs' Response to Meneses' Motion for Summary Judgment (ECF No. 19) until October 11,	
3	2019.	
4		
5	DATED this 3rd day of October 2019.	DATED this 3rd day of October 2019.
6	MUELLER & ASSOCIATES, INC.	BOWEN LAW OFFICES
7		
8	By: /s/ Craig A. Mueller	By:_/s/ Jerome R. Bowen
9	Craig A. Mueller 723 S. 7th Street	Jerome R. Bowen 9960 W. Cheyenne Avenue, Suite 250
10	Las Vegas, NV 89101	Las Vegas, NV 89129
11	Attorneys for Defendant Elias Meneses	Attorneys for Defendants Yvonne Brodeur and Jerry Brodeur
12		
13	DATED this 3 rd day of October 2019.	
14	FORAN GLENNON PALANDECH PONZI &	
15	RUDLOFF PC	
16		
17	By: /s/ Dylan P. Todd	
18	Dylan P. Todd Lee H. Gorlin	
19	2200 Paseo Verde Parkway, Suite 280 Henderson, NV 89052	
20	Attorneys for Plaintiffs Liberty Insurance	
21	Corporation and LM General Insurance Company	
22		IT IS SO ORDERED:
23	Amy M. Samberg 400 E. Van Buren Street, Suite 550	
24	Phoenix, AZ 85004	Great Contract of the Contract
25	Attorneys for Plaintiffs Liberty Insurance	UNITED STATES DISTRICT JUDGE
26	Corporation and LM General Insurance	
27	Company	DATED: October <u>10</u> , 2019

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